

# LOCAL INMATE DATA SYSTEM (LIDS) NEWSLETTER

## Compensation Board

# January 2005

### 2003 AND 2004 CODE OF VIRGINIA STATUTE REVISIONS

Several slight changes occurred to the following Statutes in 2003 and 2004 which were inadvertently overlooked. The changes are italicized in *red:* 

§ 53.1-131.1. Provision for sentencing of person to nonconsecutive days in jail; payment to defray costs; penalty.

Any court having jurisdiction for the trial of a person charged with a misdemeanor or traffic offense or charged with any offense under Chapter 5 (§ 20-61 et seq.) of Title 20 may, if the defendant is convicted and sentenced to confinement in jail, impose the time to be served on weekends or nonconsecutive days to permit the convicted defendant to retain gainful employment. A person sentenced pursuant to this section shall pay an amount to defray the cost of his keep, which amount shall be the actual cost of incarceration but shall not exceed that amount charged to the Compensation Board for purposes of reimbursement as provided in the general appropriation act. Such amount shall be collected by the sheriff, if he is responsible for operating a jail, or by the regional jail superintendent, and remitted by the sheriff to the treasurer of the appropriate county or city, or by the regional jail superintendent to the regional jail board or authority, solely for the purposes of defraying the costs of such weekend or nonconsecutive incarceration. The funds collected pursuant to this section shall not be used for purposes other than those provided for in this section. The assessment provided for herein shall be in addition to any other fees prescribed by law. If the defendant willfully fails to report at times specified by the court, the sentence imposed pursuant to this section shall be revoked and a straight jail sentence imposed.

The time served by a person sentenced for violation of state law in a local jail, regional jail, or local jail farm pursuant to this section shall be included in the count of prisoner days reported by the Department for the purpose of apportioning state funds to local correctional facilities for operating costs in accordance with § 53.1-84.

(1983, c. 172; 1984, c. 490; 1994, c. 901; 1999, c. 9; 2002, cc. 805, 831; **2003**, **c**. **1039**.)

§ 18.2-90. Entering dwelling house, etc., with intent to commit murder, rape, robbery or arson; *penalty*.

If any person in the nighttime enters without breaking or in the daytime breaks and enters or enters and conceals himself in a dwelling house or an adjoining, occupied outhouse or in the nighttime enters without breaking or at any time breaks and enters or enters and conceals himself in any building permanently affixed to re*alty*, or any ship, vessel or river craft or any railroad car, or any automobile, truck or trailer, if such automobile, truck or trailer is used as a dwelling or place of human habitation, with intent to commit murder, rape, robbery or arson in violation of §§ 18.2-77, 18.2-79 or § 18.2-80, he shall be deemed guilty of statutory burglary, which offense shall be a Class 3 felony. However, if such person was armed with a deadly weapon at the time of such entry, he shall be guilty of a Class 2 fel-

(Code 1950, § 18.1-88; 1960, c. 358; 1970, c. 381; 1975, cc. 14, 15; 1985, c. 110; 1992, c. 546; 1997, c. 832; **2004**, **c. 842.**)

This page should be printed and inserted in your copy of the July 1, 2004 LIDS Users Guide, Pages 13-11 and 13-14.

Thank you.

## Compensation Board

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### Policy/Audit Issues

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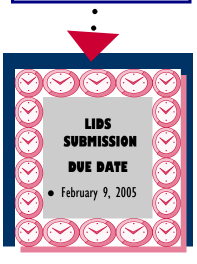
mark.wood@scb.virginia.gov

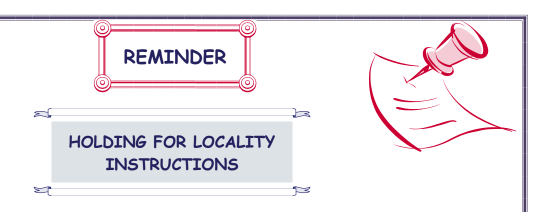
#### Security/Key Fob Issues

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The 'Holding for Loc' (Holding for Other Locality) field was added in LIDS 7/1/2000 for billing purposes because jails needed a means to identify other jurisdictional jails. The information below is located in Commitment Maintenance Section of the July 1, 2004 LIDS Users Guide on Pages 3-6 and 3-8:

- Jails (City and County) LIDS <u>defaults</u> the Holding Jurisdiction to your Jail number. If the offender is NOT your prisoner, update "Holding for LOC" to reflect the Holding Jurisdiction.
- Regional Jails <u>Must input</u> Holding Jurisdiction's FIPS Code which identifies the Holding Locality that will be billed.
- The Housed in Another Jail report for Jurisdiction Holds is located in Option #4 -

Forms Maintenance, select Option 1 - Inmate Status Reports, then select Option 6, Housed in Another Jail.

**Note:** The Compensation Board provides financial assistance to local facilities based on the Appropriations Act - § 53.1-83.1. How state appropriations for operating costs of local correctional facilities determined, § 53.1-84. State funds available to local correctional facilities for operating costs, and § 53.1-85. Time and manner of payment.

The Compensation Board refrains from getting involved with agreements between jurisdictions to hold other jurisdictions' inmates.

